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December 8, 2021

VIA ELECTRONIC CASE FILING

Honorable Jesse M. Furman United States District Judge Southern District of New York 40 Centre Street, Room 2202 New York, New York 10007 Application GRANTED. The deadline for the joint letter, the contents of which are described in the Court's December 1, 2021 Order, *see* ECF No. 136, is also extended by one day. The Clerk of Court is directed to terminate ECF No. 138. SO ORDERED.

Re: Adams-Flores v. City of New York, et al. Docket No.: CV-18-12150 (JMF)

December 9, 2021

Dear Judge Furman:

We represent Plaintiff in the above-captioned action. Pursuant to the Court's order, Plaintiff's deadline to submit their position statement on outstanding discovery to Defendants is due today, December 8, 2021. See Docket Entry 136, dated 12/1/21. By this letter, Plaintiff requests a one-day extension of time to submit this letter to Defendants. The basis for this request is that Counsel has had to cover an urgent matter on behalf of another attorney in our office who has been experiencing a family emergency. Plaintiff's counsel is also scheduled to be in an arbitration hearing tomorrow. These matters delayed Plaintiff's counsel for the better part of the last two days. Counsel apologizes for not making this request earlier, but we have worked diligently and hoped to have finished the letter on time. The letter is almost done, but compiling the exhibits is taking more time than anticipated. Plaintiff will be able to finalize this letter after her arbitration hearing tomorrow evening. The Defendants do not oppose this request on the condition that they also be granted an extra day to prepare their portion of the letter. Consequently, Plaintiff requests that she be permitted to submit her letter to the Defendants on December 9, 2021, and that Defendants be permitted until December 16, 2021 to submit their portion of the letter.

Thank you for your consideration of this request.

Respectfully submitted,

s Frederick X. Brewington

FREDERICK K. BREWINGTON

cc: Aliza Balog, Esq. Rebecca Quinn, Esq.